

# Fight Won't Be Stopped, Says Edwards

Jersey Governor Promises  
Saturday's Contest Will  
Be Held on Schedule  
Despite All Opposition

# Five Indicted Here For Bogus Tickets

Charges of Conspiracy  
Against Principals in  
Bout To Be Shelved

Governor Edward I. Edwards of New Jersey announced yesterday that the Dempsey-Carpentier fight would be held in spite of all efforts of blue law reformers to prevent it. The Governor, having made the major portion of his election campaign speeches from New Jersey fight arenas, made no effort to disguise his lack of sympathy with the efforts of Dr. Wilbur F. Crafts, superintendent of the International Reform Bureau, and others who would stop the bout if they could.

Following the announcement by Governor Edwards there came another from Prosecutor Pierre Garven, at Jersey City, who said that unless Dr. Crafts and the reformers associated with him presented more facts than they have done in their attempt to convince him that the championship battle would be illegal he would not recommend that the Hudson County Grand Jury return indictments against the principals.

Holds Facts Insufficient

Mr. Garven also said: "I will present all the facts that are now in my possession regarding a violation of the law on the part of the principals connected with the fight. But if no further facts are presented to me, other than those now in my possession, I will not recommend to the grand jury an indictment in this matter."

Mr. Garven's statement followed a meeting he had had with indignant and horrified representatives of Dr. Crafts' organization and the Clergyman's Committee of Jersey City. These individuals came to him after they had failed in "three attempts to get an injunction" against the match. They told him that Promoter Tex Rickard and the combatants and their managers were planning a criminal violation of the state law by staging a prizefight instead of a boxing match. They were unable, however, to produce any evidence to support their charges.

Elsewhere the interest of the authorities, where it was not pronounced as to the outcome of the contest between the agile Mr. Carpentier and the hard-hitting Mr. Dempsey, was centered on trying to bring to light the country with bogus admission tickets.

New Counterfeit Appears

Tex Rickard standing at parade rest with a soggy umbrella in his hand in the lobby of Madison Square Garden yesterday afternoon, was surrounded by a double throng of the line of people purchasing fight tickets and the other line that was paying its way into the Garden swimming pool. A nervous approach was made by a man who had purchased from a speculator on Broadway.

Mr. Rickard thumbed the backs of the counterfeit tickets and pronounced them legitimate authorizations of admission. Then he changed his mind and procured a ticket from the box office. There was a slight difference in the "date" on the counterfeit and the four tickets were clever forgeries. The backs had been roughened by having resin baked on them after printing. Detectives started off hot foot after the seller of the ticket and Mr. Rickard issued this statement:

"Special attention is called to prospective \$50 ringside purchasers for the Dempsey-Carpentier contest at Jersey City tomorrow to market differences between the genuine and counterfeit. "On the face of the genuine ticket marked 'ringside' the sentence under date and time reading: 'If postponed, the date will be changed by the promoter with a capital 'D,' whereas the same word on the counterfeit is with a small 'd.'"

Five Indictments Returned

The New York County Grand Jury, on complaint of Mr. Rickard, handed up five indictments yesterday against five men for forging tickets for the championship bout. One of these is not under arrest and his name (Continued on page three)

# Anti-Beer Bill Approved By Senate Committee

Changes Give Greater Protection to Makers and Consumers of Industrial Alcohol

WASHINGTON, June 30.—Recommendation for favorable report on the Willis-Campbell anti-medical beer bill was today by a Senate Judiciary sub-committee after several minor changes had been made in the measure as it passed the House.

Changes to be recommended by the sub-committee would afford greater protection to manufacturers, dealers and consumers of industrial alcohol, but would not affect the three main provisions of the bill. These provisions prohibit the prescription of beer as medicine; limit prescriptions issued by physicians for vinous or spirituous liquors to 100 in ninety days, and extend the term of the prohibition on liquor to Hawaii and the Virgin Islands.

Stirling, of the sub-committee, said the bill would be submitted to the Senate probably before the summer adjournment. It is possible after it was recommended by the committee, if retained, will be the measure to the Senate vote.

# Both Fighters Dreading Night Of Racking Doubt Before Bout

Dempsey Has Trained Too Much in Whirl of Crowd;  
Carpentier Failed to Toughen Fiber  
to Meet Punishment

By Grantland Rice

To-night when the July moon has ridden high and the ostentatious beacons from the dim shadows, Dempsey and Carpentier, at Jersey City and Manhasset, will come to the most important stretch of their training. Throughout the vast hubbub and the endless babel that have beaten upon them, the millions of printed words and the thousands of printed pictures, they come to the last night before the Big To-morrow with an insistent groping for the sleep that knits up the ravelled sleeve of care, the sleep that is needed now more than any week of work they have ever known.

This "night before the battle" has marred as many champions and challengers as any opponent's speed or power on the following day. Only those upon the eve of some big test who have looked for endless hours with wide, staring eyes at the ceiling, waiting for sleep to come, know the weakening agony of this last night.

In the Art of Preserving Health you will read, "O, sleep before you fight. This not too late to-morrow to be brave." Considering the final stages of nervous strain, both will find that they can pass a night that isn't broken by restless tossing or marred by strange, fantastic dreams, where leering phantoms have arrived to foretell

# France Cables Best Wishes to Its Champion

Fair and Even Break of Luck  
Asked in Message; Money  
to Bet on Georges on  
Streets for the First Time

Odds Are Two to Five  
Tip from Ledoux Starts Men  
With Satchel Filled With  
Francs on Boulevards

PARIS, June 30 (By The Associated Press).—Georges Carpentier will receive, a few hours before he enters the ring in Jersey City Saturday to meet Jack Dempsey for the world's heavyweight championship, a cablegram signed by Gaston Vidal, under Secretary of State for Sports, wishing the Frenchman "a fair and even break of luck in the battle of your life."

M. Vidal explained to The Associated Press that he was representing all the sporting federations of France and that he thought it his duty to express to the French champion the earnest good wishes of the French people.

Almost the sole topic of conversation to-day had to do with the approaching fight in Jersey City. Many prominent financiers, although worried over the financial situation growing out of the banking troubles, expressed the opinion that it was a good thing "that the attention of the public is centered on the fight rather than on the financial situation."

Wife Arranges to Get Returns

Mme. Carpentier has decided to decline all invitations by the newspapers that she hear the reports of the progress of the fight in their editorial rooms and will remain at home Saturday evening. She has requested L'Auto to telephone her the details of the match, round by round. Mme. Carpentier was said today to be greatly exercised over "misquotations" attributed to her by correspondents, especially women writers, and to have declared she had decided to have nothing further to say to the press.

On the face of the genuine ticket marked "ringside" the sentence under date and time reading: "If postponed, the date will be changed by the promoter with a capital 'D,' whereas the same word on the counterfeit is with a small 'd.'"

"On the seat check stub in the sentence reading: 'If postponed, etc., the word 'date' on the genuine is printed with a capital 'D,' whereas the same word on the counterfeit is with a small 'd.'"

Get Tip From Ledoux

The men with the satchel of money are both intimate friends of Charley Ledoux, the French bantamweight champion, who is expected to fight with Carpentier, and it was whispered that the receipt of a telegram from Ledoux had much to do with their optimism.

Dr. Faiderheide, who has been Carpentier's medical adviser for several years, in a signed article in Sporting, says Carpentier must win over Dempsey because his reflexes are infinitely faster than those of any man in the world."

Dr. Faiderheide adds that between the time an idea of a blow generates in (Continued on page three)

# Scalpers Offer Bargains In Ringside Fight Seats

\$50 Tickets, That Have Been  
Bringing \$70 to \$250, Go  
for \$45 on Broadway

Fifty-dollar ringside seats to the Dempsey-Carpentier fight were being offered by speculators along Broadway last night for \$45. Ten-dollar seats were being sold for \$3.

The ringside seats were reported until last night to be exhausted. None were on sale at the Garden, and a few days ago, when the rush to buy was on, speculators were selling them at prices which ranged from \$70 to \$250. At that time the man who succeeded in getting a \$50 seat for \$100 thought that he had obtained a bargain.

Apparently the demand at those prices had been satisfied last night, and the speculators, with ample profits on their entire lot of tickets already in hand, were selling out their remaining stock at whatever they could get.

# Mack Grills Stillman on Leeds Baby

Financier Winces During  
5-Hr. Examination, but  
"Refuse to Incriminate  
Myself," Is Chief Reply

Gave Wife Ring  
After Guy's Birth

Silent When Accused of  
Lavishing Fortune in  
Gems on Ex-Show Girl

From a Staff Correspondent  
POUGHKEEPSIE, N. Y., June 30.—Five hours of continuous cross-examination before Referee Daniel J. Gleason here today failed to change the non-committal attitude adopted by James A. Stillman upon his first appearance at the hearings of the divorce suit in which he is plaintiff.

John E. Mack levelled question after question at him. In suave tones the financier met the attack with his invariable response: "I refuse to answer on the ground that it might tend to incriminate me." His admissions could be counted on the fingers of two hands. They related to gifts given to his wife at different times. For the rest he gave no testimony.

Mr. Mack, as guardian ad litem for Guy, built up his entire case on the alleged relations of Mr. Stillman and Mrs. Florence Lawlor Leeds. He endeavored to show that the banker bought more than \$150,000 worth of jewels for the former show girl. He produced more than twenty-five slips from Tiffany's and Cartier's, all billed to the banker, which he insisted were purchased for Mrs. Leeds. One of the items was a single pearl from Tiffany's costing \$18,000. Another was a gold and platinum mesh bag from Cartier's with the initials "F. H. L." engraved in rose diamonds.

Guy Not Mentioned in Grilling

Mr. Mack also tried to prove that the banker established a trust fund of \$150,000 for Mrs. Leeds and another of a similar amount for her little son, Jay Ward Leeds. Contrary to expectations, Guy Stillman was not mentioned throughout the cross-examination.

There will be another session to-morrow morning, followed by an adjournment for two weeks. On the defense will open its case. By noon to-morrow the plaintiff's side will have been wholly presented. Cross-examination was concluded to-day.

Colonel William Remond, who has asked permission to call his client for re-examination following the grilling given him by the defense. The return of Mr. Stillman to the stand to-morrow is contingent on the return of R. E. Gleason as to whether or not he can be reexamined by his attorneys.

Mr. Stillman came to the hearing today, opily, and with a cheerful countenance. He arrived from New York on an early train, accompanied by Cornelius J. Sullivan. Under his arm he clutched the morning newspaper. When asked by reporters he showed signs of indignation.

"Why don't you publish the truth?" inquired Mr. Sullivan. "It is absurd to say that Mr. Stillman walked through coal holes and cellars and appeared covered with ashes."

That's the use of talking to them? They don't care a whit anyway," interrupted Mr. Stillman.

When the suggestion was made that he should give a statement the financier turned away without a word.

He wore the same blue suit as yesterday. Over his arm he carried a raincoat and a green fedora hat had slipped down the straw hat worn at the previous session. He walked through the front of the Poughkeepsie Trust Building without being recognized, but did not come out for luncheon. As the day proceeded he showed signs of perturbation.

Wife a Vivid Figure

Mrs. Stillman attended the hearings brilliant as a peacock. Yesterday she was in sober black, demure and pale of countenance. To-day she appeared in figured rose voile with a Russian jacket edged with red. Her hat was a large black leghorn, lavishly trimmed with roses. Diamonds gleamed in her ears. She was vivid, exotic. Her brown eyes snapped with the fire of battle as she entered the referee's office.

She smiled, half-scoffish, was on her lips as she strode past her husband where he sat beside the referee. He never raised his eyes. Not once during the day did husband and wife show any signs of mutual recognition. A glance of indignation came from Mrs. Stillman when Mr. Mack produced the jewelry slips and questioned the banker on the subject of the purchase of Mrs. Leeds' jewelry.

She rose from her seat with a stifled exclamation and walked to the other side of the room, apparently to get a faraway look from Mr. Stillman. Her voice could be (Continued on page four)

# Loses False Teeth in Fight Over Hypothetical Children

Hyman Schwarzman, of 4265 Atlantic Avenue, Jamaica, L. I., and Frank Armes, who lives across the street at 4262, were arraigned for disorderly conduct before Magistrate Kochendorfer in the Jamaica Police Court yesterday.

The arresting officer said they had been fighting.

Armes admitted that he and Schwarzman had a fight. He said he didn't see why there should be any court action in the matter. The trouble had been over their children and was a purely domestic quarrel.

"How many children have you?" inquired the magistrate of Schwarzman.

"None as yet, your honor," answered Schwarzman.

"How many have you?" pursued the astonished jurist, turning to Armes.

"I haven't any, either," admitted Armes.

"The fight wasn't over children we've got, Judge," he went on. "We were arguing about who would have the best children when he had any."

"I was willing to discuss the matter academically," interposed Schwarzman. "But this man began talking about racial characteristics, and he

# House Passes Peace Bill by 263-59 Vote

Kelley, of Michigan, Only  
Opposing Republican;  
Senate Gets Measure  
and Sharp Debate Opens

Passage Assured  
This Afternoon

Sales of Alien Property  
Up; Bergdoll Estate  
Seizure Puzzles Knox

From The Tribune's Washington Bureau  
WASHINGTON, June 30.—After debating the compromise peace resolution for but little more than an hour and a half, the House passed the measure today by a vote of 263 to 59. Of those opposing the resolution fifty-eight were Democrats and one—Representative Patrick H. Kelley, of Michigan—a Republican.

The resolution then was sent to the Senate. It was called up late in the day by Senator Lodge and aroused sharp discussion. The debate was not concluded, and at the suggestion of Senator Underwood, Democratic leader, the Senate recessed until to-morrow with the understanding debate would be at once resumed. Passage of the resolution by the Senate to-morrow afternoon is regarded as assured.

Senator Hitchcock declared the resolution futile. He said the Administration must decide to enter the Versailles treaty with modifications or make a separate treaty with Germany.

Property Rights Discussed

Much of the Senate discussion related to the technical effects of the property rights provisions. Senator McCumber wanted to know of Senator Knox whether, in view of the fact the alien property act had not been repealed, the Alien Property Custodian could seize and administer property of alien enemies even though under the resolution there were no longer alien enemies.

Senator Knox said there could be no further seizure, but the Alien Property Custodian could continue to administer the property already seized. He added that the property in the hands of the custodian would be returned until Germany had satisfied American claims.

Senator Knox said further, referring to the sections relating to American rights:

"This resolution is only a suggestion to the President that when we come to make the terms of a treaty these things ought to be taken care of. The status may be such that when we come to negotiate that treaty we may make the terms more lenient or it may be such that it will require more drastic terms."

"If this had been the law two months ago could Bergdoll's property have been seized?" asked Senator Edge.

The Bergdoll case is a mystery to me," said Senator Knox. "I cannot figure out how Bergdoll can be at the same time an alien enemy and also subject to the draft."

Hitchcock recalled that in 1920 Senator Knox had announced claims for indemnity against Germany. He thought the terms of the resolution inconsistent with this speech.

Senator Knox said he was as far as any Senator in trying to deal with Germany on terms of liberality, but he believed the resolution should safeguard every patriotic right.

Walsh Assails Resolution

Senator Walsh said it was "perfectly obvious" the resolution contemplated a treaty to follow. He said it must be regarded as in the nature of instructions to the Administration to negotiate a treaty with Germany more severe than the terms of the armistice and in violation of the armistice.

Virtually all of the discussion in the House centered about a last minute attack made by Democratic leaders against part of the section providing for the sale and disposal of American rights in the provisions concerning the actions of the Alien Property Custodian no reference was made to the sales of property seized from Germans and Austrians.

The charge was made by Representative Henry D. Flood, ranking Democrat of the Committee on Foreign Affairs, that the omission of a confirmation of the sales endangers the title of American purchasers of dy patents and other rights as a result of the former German owners may revert to the loss of Americans.

Hundreds of lawyers in New York and other cities have been retained by the Germans to fight these cases and to endeavor to take away from American citizens the property they purchased in good faith," said he. "It is a serious matter."

Armes retorted that the republican leader has not invited any "hardshell" Unionists to this meeting, and his choice is taken as indicating concentration on the policy of one parliament for the whole of Ireland.

Though the general belief is that Mr. De Valera will ultimately reject Premier Lloyd George's invitation, many Sinn Féin give it as their opinion that he would strengthen his position by accepting, and threatening out points in dispute with the British Prime Minister and Sir James Craig at the London conference. In the mean time there is little sign of a truce. The republican army operations and plans for the whole of Ireland.

(Continued on next page)

Magistrate Kochendorfer fined Armes \$25 and dismissed Schwarzman with a warning.

# Harding Appoints Taft Chief Justice; Senate Confirms Him, 61 to 4

New Head of Highest U. S. Court



MONTREAL, June 30.—"It has been the ambition of my life to be Chief Justice," William H. Taft declared to-night, "but now that it is gratified, I tremble to think whether I can worthily fill the position and be useful to the country."

# British Free Griffiths and Sinn Fein Aids

MacNeill, Head of Gaelic  
League, With Staines and  
Duggan, Members of Com-  
mons, Released from Jail

DUBLIN, June 30 (By The Associated Press).—Arthur Griffith, founder of the Sinn Féin organization; Professor John MacNeill, president of the Gaelic League, and Michael Staines and E. J. Duggan, Sinn Féin members of the British House of Commons, were released from Mountjoy prison this afternoon.

Both Mr. Griffith and Professor MacNeill were arrested last November. The latter was released unconditionally a few days later, but on December 1 was rearrested with his son. Last May a daring attempt was made by a party of Sinn Féiners to release Mr. Griffith, but the guards in Mountjoy prison drove the attacking party off.

The reason for the detention of Mr. Griffith and Professor MacNeill, as given in a Dublin dispatch of January 1 last, was that the British government desired to ascertain their responsibility for the alleged employment of Irish republican funds in ambushes and other operations involving the loss of lives of British troops.

Elected to Ulster Parliament

In the recent elections to the Ulster Parliament under the Home Rule act both Mr. Griffith and Professor MacNeill were elected to seats in the Parliament.

MacNeill was arrested at the time Mr. Griffith and Professor MacNeill were taken into custody. Staines was arrested on December 6 during a raid by auxiliary police on the Dublin City Hall, while a meeting of the Dublin Corporation, in which Staines was an alderman, was in progress.

Mr. Griffith and Professor MacNeill are expected to attend the conference with Ramon de Valera at the Mansion House Monday. The republican leader has not invited any "hardshell" Unionists to this meeting, and his choice is taken as indicating concentration on the policy of one parliament for the whole of Ireland.

Though the general belief is that Mr. De Valera will ultimately reject Premier Lloyd George's invitation, many Sinn Féin give it as their opinion that he would strengthen his position by accepting, and threatening out points in dispute with the British Prime Minister and Sir James Craig at the London conference. In the mean time there is little sign of a truce. The republican army operations and plans for the whole of Ireland.

(Continued on next page)

Magistrate Kochendorfer fined Armes \$25 and dismissed Schwarzman with a warning.

# Borah, Johnson, La Follette, Watson, Oppose Former President in Debate Before Vote

Expects to Take  
Oath on July 7

Volume of Cases in Fed-  
eral Courts Prompted  
President to Act Quickly

From The Tribune's Washington Bureau  
WASHINGTON, June 30.—Former President William Howard Taft was today named Chief Justice of the United States by President Harding. The nomination was sent to the Senate at 4 o'clock this afternoon and announced at the White House shortly after that time.

Later the Senate confirmed the nomination by a vote of 61 to 4 on a roll call. The nomination was considered in executive session, and was not referred to committee. Senators Borah, Johnson, of California, and La Follette, Republicans, voted against confirmation, as did Senator Watson, Democrat, of Georgia.

Mr. Taft will come to Washington July 7, and plans to take the oath of office at once.

Senators Borah and Johnson spoke in the Senate behind closed doors in opposition to confirmation. Senator Borah made the principal speech. He declared Mr. Taft, whatever his other qualifications, was not qualified as a lawyer for the high position of Chief Justice; that he had not been active in the law for thirty years; that in all that time he had not tried a law suit or practiced law. Senator Borah is understood to have added that Mr. Taft is now sixty-three years old, within seven years from the time when by law he will be presumed to be incompetent for the bench.

Senator Johnson protested that the appointment was not one to strengthen the people. He said Mr. Taft did not even believe willing when he last held the Presidency to take his chances at the law. Instead, he chose a professorship at a law school. Senator Borah added, the Republican party took a brilliant jurist from the Supreme Court of the United States and put him into the office of President Taft.

Four years ago, Senator Borah added, the Republican party took a brilliant jurist from the Supreme Court of the United States and put him into the office of President Taft.

The Allied high commissioners have held several conferences and have been told that the Kemalists intend to occupy the railway line from Ismid to the capital if the Greeks withdraw. The Greek commissioner had a conference with the Allied representatives and assured them that the Greek government would occupy Constantinople with its army, assisted by the fleet, in case the Kemalists made a serious move.

# Threat to Seize Constantinople Made by Greeks

MacNeill, Head of Gaelic  
League, With Staines and  
Duggan, Members of Com-  
mons, Released from Jail

DUBLIN, June 30 (By The Associated Press).—Arthur Griffith, founder of the Sinn Féin organization; Professor John MacNeill, president of the Gaelic League, and Michael Staines and E. J. Duggan, Sinn Féin members of the British House of Commons, were released from Mountjoy prison this afternoon.

Both Mr. Griffith and Professor MacNeill were arrested last November. The latter was released unconditionally a few days later, but on December 1 was rearrested with his son. Last May a daring attempt was made by a party of Sinn Féiners to release Mr. Griffith, but the guards in Mountjoy prison drove the attacking party off.

The reason for the detention of Mr. Griffith and Professor MacNeill, as given in a Dublin dispatch of January 1 last, was that the British government desired to ascertain their responsibility for the alleged employment of Irish republican funds in ambushes and other operations involving the loss of lives of British troops.

Elected to Ulster Parliament

In the recent elections to the Ulster Parliament under the Home Rule act both Mr. Griffith and Professor MacNeill were elected to seats in the Parliament.

MacNeill was arrested at the time Mr. Griffith and Professor MacNeill were taken into custody. Staines was arrested on December 6 during a raid by auxiliary police on the Dublin City Hall, while a meeting of the Dublin Corporation, in which Staines was an alderman, was in progress.

Mr. Griffith and Professor MacNeill are expected to attend the conference with Ramon de Valera at the Mansion House Monday. The republican leader has not invited any "hardshell" Unionists to this meeting, and his choice is taken as indicating concentration on the policy of one parliament for the whole of Ireland.

Though the general belief is that Mr. De Valera will ultimately reject Premier Lloyd George's invitation, many Sinn Féin give it as their opinion that he would strengthen his position by accepting, and threatening out points in dispute with the British Prime Minister and Sir James Craig at the London conference. In the mean time there is little sign of a truce. The republican army operations and plans for the whole of Ireland.

(Continued on next page)

Magistrate Kochendorfer fined Armes \$25 and dismissed Schwarzman with a warning.

Magistrate Kochendorfer fined Armes \$25 and dismissed Schwarzman with a warning.